

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

* * *

TRUSTEES OF THE BRICKLAYERS &
ALLIED CRAFTWORKERS LOCAL 13
DEFINED CONTRIBUTION PENSION
TRUST FOR SOUTHERN NEVADA, et al.,

Case No. 2:14-CV-1097-KJD-GWF

ORDER

Plaintiffs,

1

A to Z Improvements, Inc.,

Defendant.

12 At this point in the litigation, all defendants have been terminated except for A to Z
13 Improvements, Inc. ("A to Z") (##14, 15, 17). Plaintiffs moved for, and the Clerk entered,
14 Default against A to Z for failure to plead or otherwise defend pursuant to Fed. R. Civ. P. 55(a)
15 (##11, 13). Thus, it appears that the sole remaining question before the Court is the amount of
16 damages pertaining to A to Z. However, Plaintiffs have not moved for entry of Default Judgment
17 pursuant to Fed. R. Civ. P. 55(b)(2).

18 In the interests of efficient resolution of the matters before it, the Court **HEREBY**
19 **ORDERS** Plaintiffs to file either 1) a motion for entry of Default Judgment or another
20 appropriate dispositive motion, or 2) a status report explaining why no dispositive motion has
21 been filed. The above filing must be made on or before May 1, 2015.

23 | DATED this 31st day of March, 2015.

Keerat Singh

Kent J. Dawson
United States District Judge